Paris POT 10 29 JUN 2005

## PCT

PATENT COOPERATION TREATY REC'D 1 1 APR 2005 **WIPO** 

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

| Apr        | olicant's   | s or ac           | ent's file reference  |  |                        |                                 |  |
|------------|---|-------------------|---|--|------------------------|---------------------------------|--|
|            | O 21.   |                   |   | FOR FURTHER A                                    | CTION                  | See Notification Preliminary Ex | n of Transmittal of International<br>amination Report (Form PCT/IPEA/416)      |
| 1          | mation<br>TÆP   |                   | lication No.<br>3147  | International filing date 21.11.2003             | (day/mon               | th/year)                        | Priority date (day/month/year) 31.12.2002                                      |
|            |   |                   | ent Classification (IPC) or b   | oth national classification                      | and IPC                |                                 |  |
| GU         | 1V5/C   | )4                |   |  | 19*<br>41              | ,                               |  |
|            |   |                   |   |  | ·i                     |                                 |  |
|            | licant<br>RVIC  | ES P              | ETROLIERS SCHLUI  | MRERGER et al                                    |                        | ••                              |  |
|            |   |                   |   | WIBENGER et al.                                  |                        |                                 |  |
| 1.         | This<br>Autl  | s inter<br>hority | national preliminary exa<br>and is transmitted to the                         | mination report has be<br>applicant according to | en prepar<br>Article 3 | red by this Inter<br>6.         | rnational Preliminary Examining  |
| 2.         | This  | REP               | ORT consists of a total of  | of 6 sheets, including t                         | his cover              | sheet.                          | ·  |
|            | ፟.  | 2.00              | s report is also accompa<br>n amended and are the<br>e Rule 70.16 and Section | vasis ioi mis report and                         | TINE CHAS              | C CONTOINING PO                 | on, claims and/or drawings which have ectifications made before this Authority |
|            | The   |                   | nexes consist of a total of   |  |                        |                                 | 10 FOI).   |
|            |   |                   |   |  |                        |                                 |  |
|            |   |                   |   |  |                        |                                 |  |
| 3.         | This  | repoi             | t contains indications re   | lating to the following it                       | tems:                  |                                 |  |
|            | 1   | $\boxtimes$       | Basis of the opinion  | •  |                        |                                 |  |
|            | 11  |                   | Priority  |  |                        |                                 |  |
|            | 111   |                   | Non-establishment of o  | pinion with regard to r                          | ovelty, in             | ventive step ar                 | nd industrial applicability  |
|            | IV  |                   | Lack of unity of inventi-   |  |                        |                                 | •••  |
|            | V   | ×                 | Reasoned statement u<br>citations and explanation                             | nder Rule 66.2(a)(ii) wons supporting such st    | ith regard<br>atement  | to novelty, inv                 | entive step or industrial applicability;                                       |
|            | VI  |                   | Certain documents cité  |  |                        |                                 |  |
|            | VII   |                   | Certain defects in the i  | nternational applicatior                         | 1                      |                                 |  |
|            | VIII  |                   | Certain observations o  | n the international appl                         | ication                |                                 |  |
|            |   |                   |   |  |                        |                                 |  |
| Date       | of sub  | missio            | n of the demand   |  | Date of c              | completion of this              | s report   |
| 29.07.2004 |   |                   |   |  | 08.04.2005             |                                 |  |
| Name       | Name and mailing address of the international<br>preliminary examining authority: |                   |   |  | Authorized Officer     |                                 |  |
| hiemi      | ary   |                   | ning authority:<br>Opean Patent Office  |  |                        |                                 | established Palentens  |
|            | <u>)</u>  | D-8<br>Tel.       | 0298 Munich<br>+49 89 2399 - 0 Tx: 52365                                      | 6 epmu d   | Juárez                 | Colera, M                       | Tra casted   |
|            | _   | Fax               | : +49 89 2399 - 4465  | •  | Telephon               | e No. +49 89 23                 | 99-2482  |

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/13147

| <ol> <li>Basis of th</li> </ol> | e report |
|---------------------------------|----------|
|---------------------------------|----------|

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

|    | D           | escription, Pages                                      |  |   |
|----|-------------|--|--|---|
|    | 1-<br>      | 16   | as originally filed  | ŷ.,   |
|    | C           | laims, Numbers   | · · · ·  |   |
|    | 1-          | 11   | received on 17.03.2005 with letter of 17.03.20   | 005   |
|    | Di          | awings, Sheets   |  |   |
|    | 1/5         | 9-9/9  | as originally filed  |   |
| 2  | . Wi<br>lar | ith regard to the <b>lang</b><br>nguage in which the i | uage, all the elements marked above were available or<br>nternational application was filed, unless otherwise indic  | furnished to this Authority in the cated under this item. |
| :  | Th          | ese elements were a                                    | vailable or furnished to this Authority in the following lar   | nguage: , which is:                                       |
|    |             |  | ranslation furnished for the purposes of the international   |   |
|    |             | the language of pu                                     | olication of the international application (under Rule 48.3  | 3(b)).  |
|    |             | the language of a t<br>Rule 55.2 and/or 55             | anslation furnished for the purposes of the contract of the co | eliminary examination (under                              |
| 3. | Wit<br>inte | th regard to any <b>nuc</b> lernational preliminary    | eotide and/or amino acid sequence disclosed in the in examination was carried out on the basis of the sequen   | nternational application, the nce listing:                |
|    |             |  | ernational application in written form.  |   |
|    |             | filed together with the                                | ne international application in computer readable form.  |   |
|    |             | furnished subseque                                     | ntly to this Authority in written form.  |   |
|    |             | furnished subseque                                     | ntly to this Authority in computer readable form.  |   |
|    |             | The statement that in the international a              | the subsequently furnished written sequence listing does   |   |
|    |             | The statement that listing has been furn               | he information recorded in computer readable form is id ished.   | dentical to the written sequence                          |
| 4. | The         | amendments have r                                      | esulted in the cancellation of:  |   |
|    |             | the description,                                       | pages:   |   |
|    |             | the claims,  | Nos.:  |   |
|    |             | the drawings,  | sheets:  |   |
|    |             |  |  |   |

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/13147

| 5. 🗆 | This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)). |
|------|---|
|      | (Any replacement sheet containing such amendments must be referred to under its and   |

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1-11

1-11..

1. Statement

Novelty (N)

Yes: Claims

No: Claims

Inventive step (IS)

Yes: Claims

No: Claims 1-11

Industrial applicability (IA)

Yes: Claims

No: Claims

2. Citations and explanations

see separate sheet

## Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- Important clarity objections (Article 6 PCT) 1
- 1.1 From the wording of claims 1 and 6 it is not clear whether the step of performing spectral stripping is performed downhole or at the surface and where the corresponding processor is situated.
- 1.2 As it is formulated, claim 1 does not specify that all the raw spectroscopy data processing is performed downhole and therefore, it leaves open the possibility of the spectral stripping being executed both downhole and at the surface.
- 1.3 Similarly, claim 6 does not clarify whether the feature that the means for performing the spectral stripping are downhole means or surface means.

### 2 **Prior art**

Reference is made to the following documents:

D1: US-A-5 539 225 D2: US2002153888 D3: WO9817894

The documents D2 and D3 were not cited in the international search report. Copies of the documents are appended hereto.

- 3 Article 33 (1) and (2) PCT (Novelty)
- None of the available prior art documents discloses an acoustic logging apparatus with the combination of features described in claims 1 and 6. The subject matter of these claims is therefore new.
- 3.2 Claims 2-5 and 7-11 are dependent on claims 1 and 6 respectively and as such also

meet the requirements of the PCT with respect to novelty.

# 4 Objections under article 33 (1) and (3) PCT (Inventive Step)

برمدم

4.1 The above-mentioned lack of clarity notwithstanding, the subject-matter of claims 1-11 does not involve an inventive step in the sense of Article 33(3) PCT, and therefore the criteria of Article 33(1) PCT are not met. The reasons are as follows.

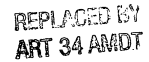
4.87

- 4.2 The document D1 discloses (abstract; c.6, l. 14-22; c. 8, l. 54-59; c. 9, l. 1-19; c. 16, l.7-11, c.18, l. 16-19 and Fig.1): a method and apparatus for downhole spectroscopy processing comprising the steps of- and the corresponding means for obtaining raw spectroscopy data, processing them downhole and transmitting the obtained downhole processed solution to a surface processing system to determine lithology information.
- 4.3 The subject-matter of claims 1 and 6 therefore differs from that of D1 in that it includes the feature of part of the data processing, i.e. obtaining a net capture spectra and performing spectral stripping, being performed downhole.
- 4.4 The problem to be solved by the present invention may therefore be regarded as decreasing data volume to be sent to the surface.
- 4.5 Including downhole means to perform part of the data processing is considered as widely know in the art and moreover has already been employed for the same purpose, i.e. for determination of lithology, and for solving the same problem, in similar tools, see, e.g. documents D2 (abstract and p.2, col.1, I. 59-63) and D3 (p.61, I. 1-3). It would be obvious to the person skilled in the art, namely when the same result is to be achieved, to apply this feature with corresponding effect to a tool according to document D1, thereby arriving at a method and apparatus according to claims 1 and 6.
- 4.6 Dependent claims 2-5 and 7-11 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step.

- 4.7 The additional features introduced by those claims constitute part of the normal processing techniques known by the persons skilled in the art. They are therefore considered as merely some of several straightforward possibilities from which the skilled person would select, in accordance with circumstances, without the exercise of inventive skill.
- 4.8 Consequently the present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of the above-mentioned claims does not involve an inventive step in the sense of Article 33(3) PCT.
- 5 Article 33 (1) and (4) PCT (Industrial Applicability)

The subject matter of claims 1-11 is susceptible of industrial application.

### Claims



[c1] A method for downhole spectroscopy processing comprising:

obtaining raw spectroscopy data using a downhole tool;

processing the raw spectroscopy data using the downhole tool to obtain a downhole processed solution;

transmitting the downhole processed solution to a surface processing system; and using the surface processing system to determine lithology information from the downhole processed solution.

- [c2] The method of claim 1, wherein processing comprises time-stacking the raw spectroscopy data.
- [c3] The method of claim 1 or claim 2, further comprising comparing the downhole processed solution with data obtained from another downhole tool.
- [c4] The method of any of claims 1-3, further comprising displaying the lithology information on a user interface.
- [c5] The method of any of claims 1-4, wherein processing the raw spectroscopy data comprises:

pre-processing the raw spectroscopy data to obtain a net capture spectra; and performing spectral stripping using time information and the net capture spectra to determine elemental yields.

[c6] The method of claim 5, wherein processing the raw spectroscopy data further comprises:

determining dry weight elemental concentrations using the elemental yields; determining a dry weight for at least one selected from the group consisting of clay, carbonate, quartz-feldspar-mica, pyrite, anhydride, siderite, salt, and coal using the dry weight elemental concentrations; and computing a matrix property using the dry weight elemental concentrations.

- [c7] A downhole tool for processing raw spectroscopy data, comprising:
  at least one detector for detecting the raw spectroscopy data;
  processing means for processing the raw spectroscopy data to produce a downhole
  processed solution; and
  means for transmitting the downhole processed solution to a surface location.
- [c8] The downhole tool of claim 7, wherein the processing means comprises means for determining elemental yields.
- [c9] The downhole tool of claim 7 or claim 8, wherein the processing means comprises means for computing a matrix property.
- [c10] The downhole tool of any of claims 7-9, wherein the processing means comprises: means for pre-processing the raw spectral data to obtain a net capture spectra; means for performing spectral stripping using time information and the net capture spectra to determine elemental yields; and means for determining dry weight elemental concentrations using the elemental yields.
- [c11] The downhole tool of claim 10, wherein the processing means further comprises:
  - means for determining a dry weight for at least one selected from the group consisting of clay, carbonate, quartz-feldspar-mica, pyrite, anhydride, siderite, salt, and coal using the dry weight elemental concentrations; and

means for computing a matrix property using the dry weight.

- [c12] The downhole tool of any of claims 7-11, wherein the processing means comprises:
  - a digital signal processor (516);
  - a power supply (520) operatively connected to the digital signal processor (516);
  - a local memory (518) operatively connected to the digital signal processor (516); and
  - a processing interface (514) operatively connected to the digital signal processor (516).
- [c13] A real-time lithology measurement system, comprising:
  - a surface processor; and
- a downhole tool for processing raw spectroscopy data, the downhole tool comprising:

at least one detector for detecting the raw spectroscopy data;

processing means for processing the raw spectroscopy data to produce a downhole processed solution;

means for transmitting the downhole processed solution to the surface processor;

wherein the surface processor comprises means for determining lithology information from the downhole processed solution.

- [c14] The system of claim 13, further comprising a user interface; wherein the lithology information is displayed on the user interface.
- [c15] The system of claim 13 or 14, wherein the processing means comprises means for determining elemental yields.

- [c16] The system of any of claims 13-15, wherein the processing means comprises means for computing a matrix property.
- [c17] The system of any of claims 13-16, wherein the processing means comprises:

  means for pre-processing the raw spectral data to obtain a net capture spectra;

  means for performing spectral stripping using time information and the net capture

  spectra to determine elemental yields; and

  means for determining dry weight elemental concentrations using the elemental

  yields.
- [c18] The system of claim 17, wherein the processing means further comprises:
  - means for determining a dry weight for at least one selected from the group consisting of clay, carbonate, quartz-feldspar-mica, pyrite, anhydride, siderite, salt, and coal using the dry weight elemental concentrations; and means for computing a matrix property using the dry weight.
- [c19] The system of any of claims 13-18, wherein the processing means comprises:
  a digital signal processor (516);
  a power supply (520) operatively connected to the digital signal processor (516);
  a local memory (518) operatively connected to the digital signal processor (516);
  - and
  - a processing interface (514) operatively connected to the digital signal processor (516).

## ERNATIONAL SEARCH REPORT

International Application No
PCT/EP 03/13147

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|----------------------|---|--|------------------------|
| IPC 7                | SIFICATION OF SUBJECT MATTER G01V5/04   |  | <del></del>            |
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| According            | to International Patent Classification (IPC) or to both national classification a |  |                        |
| B. FIELDS            | SEARCHED  |  |                        |
| Minimum d            | locumentation searched (classification system followed by classification syr      | nbols)   |                        |
| 1,0 /                | 4017  |  |                        |
| Documenta            | ation searched other than otherwise de  |  |                        |
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| FPO-To               | data base consulted during the International search (name of data base and        | , where practical, search terms use  | 3)                     |
| E1 0-11              | ternal, WPI Data, PAJ   |  |                        |
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| C. DOCUM             | ENTS CONSIDERED TO BE RELEVANT  |  |                        |
| Calegory             | Citation of document, with indication, where appropriate, of the relevant p       | oassages   | Relevant to claim No.  |
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|                      | ·   |  | 7-9,<br>12-14,19       |
|                      | column 3, line 48 - line 54<br>column 6, line 14 - line 22                        | •  | ,                      |
|                      | claim 22  |  |                        |
|                      | column 16, line 7 - line 11<br>column 8, line 54 - line 59                        |  |                        |
|                      | column 9, line 1 - line 18  |  |                        |
| A                    | column 14, line 8 - line 13   |  | 6,10,11,               |
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| Y Furth              | er documents are listed in the continuation of box C.                             |  |                        |
|                      |   | Patent family members are listed in  | annex.                 |
|                      | egories of cited documents: "T" late  | er document published after the Inter  | national filing date   |
| william              | ered to be of particular relevance  | priority date and not in conflict with t<br>ed to understand the principle or the<br>vention   |                        |
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| Name and ma          | alling address of the ISA Aut   | horized officer  |                        |
|                      | European Patent Office, P.B. 5818 Patentlaan 2<br>NL - 2280 HV Bilswitk           |  |                        |
|                      | Tel. (+31-70) 340-2040, Tx. 31 651 epo ni,<br>Fax: (+31-70) 340-3016              | Anderson, A  |                        |
| m PCT/ISA/21         | 0 (second sheet) (January 2004)   |  |                        |

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PCT/EP 03/13147

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PCT/EP 03/13147

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